UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ORDER OF REFERENCE

Check if previously referred

UNI	TED ST	TATES OF AME	ERICA		chookin promodoly to	
V.			CA/CR No			
	JL	JSTIN TEAL			Criminal Category	
Distric		_		_	es in the United States D dge <u>BOWLER</u>	istrict Court for the for the following
(A)		Referred for full p	retrial case managem	ent, including all dis	positive motions.	
(B)		Referred for full p	retrial case manageme	ent, <u>not</u> including di	spositive motions:	
(C)		Referred for disco	very purposes only.			
(D)		Referred for Repo	ort and Recommendati	on on:		
		() Motion(s) for s () Motion(s) to p () Motion(s) to s () Motion(s) to d () Post Conviction See Documents I	udgment on the pleadi summary judgment ermit maintenance of a uppress evidence ismiss on Proceedings ¹ Numbered:	a class action		
(E)	\checkmark	Case referred for	events only. See Doc.	No(s). #101 (Mo	otion to Appoint Co	ounsel)
(F)		Case referred for	settlement.			
(G)		filed herewith: () In accordance	ial master for hearing, with Rule 53, F.R.Civ.l with 42 U.S.C. 2000e-	Ρ.	report, subject to the ter	ms of the special order
(H)	\checkmark	Special Instruction	ns: Please appoir	nt counsel for th	ne defendant	
	(crack	cocaine case)				
4/9/0	08			By:	/s/ Mary H. Johns	son
Date				-,.	Deputy Clerk	
(OrRef	for pdf.wp	d - 05/2003)				

See reverse side of order for instructions

INSTRUCTIONS FOR POST-CONVICTION PROCEEDINGS

In accordance was proceeding is re		es governing §2254 and §2255 cases the magistrate judge to whom this post-conviction rall:				
	Make a recommendation as to summary dismissal under Rule 4 of the Rules for §2254 and §2255 cases					
	Appoint counsel if the interests of justice so require					
	Order issuance of appropriate process, if necessary					
	Hold a hearing to determine whether or not an evidentiary hearing must be held and make a recommendation to the district judge					
	shall ho	agistrate judge expects to recommend that an evidentiary hearing be held, the magistrate judge old a pretrial conference for the purpose of narrowing the issue to be tried and submit a memo to the judge setting forth:				
	(a)	a concise summary of the ultimate facts claimed by (1) petitioner (2) respondent (3) other parties;				
	(b)	the facts established by the pleadings or by stipulations of the parties which may be incorporated by reference;				
	(c)	any jurisdictional questions;				
	(d)	issues of law, including evidentiary questions;				
	(e)	the probable length of the evidentiary hearing.				
	-	y also require the parties to submit the names of witnesses whom they intend to produce, and to d submit a schedule of, exhibits which they expect to offer in evidence.				
		ny issue concerning which the magistrate judge does not intend to recommend an evidentiary , the magistrate judge shall submit a memo which shall:				
	(a)	identify the relevant portions of the record or transcript of prior proceedings;				
	(b)	summarize the relevant facts;				
	(c)	summarize the parties' contentions of law with appropriate citations;				
	(d)	state the recommendations as to the disposition of such contentions of law, and the grounds therefore.				

(Postconv.ins - 09/92)

(OrRef for pdf.wpd - 1/20/03)